Case 3:08-cr-00803-H

Document 11

Filed 03/31/2008

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	<u>MOTIONS</u>
The defendant, Raul Gutierrez, by and through his attorney, Antonio F. Yoon, moves this	
Court pursuant to the Fifth and Si	exth Amendments to the United States Constitution, Rules 12 and
16 of the Federal Rules of Crimin	nal Procedure, and all applicable statutes and local rules to:
1) compel discovery.	
2) suppress statemen	ts;
3) for leave to file fu	rther motions.
These motions are based	upon the instant motions and notice of motions, the attached
statement of facts and memora	ndum of points and authorities, the files and records in the
above-captioned matter, and any	and all other information that may come to this Court's attention
prior to or during the hearing of t	hese motions.
	Respectfully submitted,
4 5 Date: March 31, 2008 6 7	
	/s/ Antonio Yoon
	ANTONIO F. YOON Attorney for Mr. Gutierrez
	Court pursuant to the Fifth and Si 16 of the Federal Rules of Crimir 1) compel discovery; 2) suppress statemen 3) for leave to file fur These motions are based statement of facts and memora above-captioned matter, and any prior to or during the hearing of the statement of the